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RHM-US020052

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of : Attn: Mail Stop AF

Masaki TAKAOKA et al. : Patent Art Unit: 2811

Serial No. 10/605,585 : Examiner: Ori Nadav

Filed: October 10, 2003 : Confirmation No. 2584

For: UNITARY NON-LAYERED : AMENDMENT AFTER

SEMICONDUCTOR SUBSTRATE: FINAL REJECTION

HAVING THIN PORTION : FORMED THEREIN :

THE ASSISTANT COMMISSIONER FOR PATENTS

Sir:

Transmitted herewith is an Amendment in the above-identified application:

The fee has been calculated as shown below:

	CLAIMS		SMALL ENTITY	SMALL ENTITY
REMAINING AFTER AMENDMENT TOTAL 9	HIGHEST NO. PREVIOUSLY PAID FOR - 20 =	PRESENT EXTRA	ADDIT. RATE FEE $x = 25 = $$	ADDIT. RATE FEE x 50 = \$
INDEP 2	$\frac{-3}{-3} = \frac{-3}{100 \text{ OF MULT. DEP. O}}$	0 CLAIM	x 105 = \$ + 185 = \$ TOTAL \$	x 210 = \$ + 370 = \$ TOTAL \$

- [X] The Commissioner is hereby authorized to charge payment of the following fees associated with this communication or credit any overpayment to Deposit Account No. 50-1836.
 - [X] Any additional excess claim fees under 37 C.F.R. 1.16.
 - [X] Any additional patent application processing fees under 37 C.F.R. 1.17.

Dated: April 1, 2008 /John C. Robbins/
John C. Robbins

Reg. No. 34,706

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HAVING THIN PORTION : FORMED THEREIN :

AMENDMENT UNDER 37 CFR 1.116

Assistant Commissioner of Patents Washington, DC 20231

Sir:

In response to the December 5, 2007 Office Action, please amend the above-identified patent application as follows:

Amendments to the Claims are reflected in the <u>Listing of Claims</u>, which begins on page two (2) of this paper. Claim 14-22 are pending, with claim 14 and 22 being the only independent claims.

Remarks/Arguments begin on page three (3) of this paper.